
**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF UTAH**

NFUSION CAPITAL FINANCE, LLC,
a Texas limited liability company,

Plaintiff,

v.

WALT USA, LLC, a Utah limited
liability company,

Defendant.

**DECISION AND ORDER ON THE
PARTIES' MOTION TO APPROVE
STIPULATION TO SET ASIDE
DEFAULT AND PLAINTIFF'S
MOTION FOR DEFAULT
JUDGMENT**

Case No. 1:24-cv-00018-AMA-CMR

District Judge Ann Marie McIff Allen

Plaintiff nFusion Capital Finance, LLC filed its Complaint in the U.S. District Court for the District of Utah on January 31, 2024.¹ A summons was then served on Defendant Walt USA, LLC on February 23, 2024.² After Defendant Walt USA, LLC failed to respond to the Complaint, and upon Plaintiff's motion, the clerk of court entered a certificate of default against Defendant Walt USA, LLC on July 5, 2024.³ The parties have now stipulated to the setting aside of the default certificate against Defendant Walt USA, LLC.⁴

¹ ECF No. 1.

² ECF No. 7.

³ ECF Nos. 8, 9.

⁴ ECF No. 14.

Pursuant to Federal Rule of Civil Procedure 55(c), the Court hereby GRANTS the parties' Motion to Approve Stipulation to Set Aside Default⁵ for good cause and orders that the default certificate⁶ previously entered against Defendant Walt USA, LLC be set aside. The Court further DENIES Plaintiff nFusion Capital Finance, LLC's Motion for Default Judgment⁷ because it is rendered moot. Finally, the Court orders that Defendant Walt USA, LLC may file an answer to Plaintiff nFusion Capital Finance, LLC's Complaint within 7 days of the entry of this Order.

IT IS SO ORDERED.

Signed this 15th day of October 2024.

BY THE COURT:



Ann Marie McIff Allen
United States District Judge

⁵ *Id.*

⁶ ECF No. 9.

⁷ ECF No. 10.